



LEGISLATIVE ACTION

Senate	.	House
Comm: RCS	.	
02/03/2026	.	
	.	
	.	
	.	

The Committee on Judiciary (Grall) recommended the following:

1 **Senate Amendment**

2

3 Delete lines 18 - 63

4 and insert:

5 943.03102, Florida Statutes, as created by SB 1632, 2026 Regular
6 Session, is amended to read:

7 943.03102 Designation of terrorist organizations.—

8 (2) (a)1. At least 7 days before making a designation under
9 subsection (1), the Chief of Domestic Security shall provide
10 written notice to the Governor and Cabinet of his or her intent
11 to designate an organization as a foreign terrorist organization



971922

12 or a domestic terrorist organization, which notice must be
13 accompanied by written findings regarding the basis for such
14 designation.

15 2.a. Any information held by the Chief of Domestic Security
16 and any information in the notification by the Chief of Domestic
17 Security to the Governor and Cabinet which would reveal
18 information critical to state or national security is exempt
19 from s. 119.07(1) and s. 24(a), Art. I of the State
20 Constitution.

21 b. Any portion of a meeting which would reveal information
22 made exempt under sub subparagraph a. is exempt from s. 286.011
23 and s. 24(b), Art. I of the State Constitution.

24 c. This subparagraph is subject to the Open Government
25 Sunset Review Act in accordance with s. 119.15 and shall stand
26 repealed on October 2, 2031, unless reviewed and saved from
27 repeal through reenactment by the Legislature.

28 Section 2. (1) The Legislature finds that it is a public
29 necessity that any information held by the Chief of Domestic
30 Security and any information in the notification of the intent
31 to designate an organization as a domestic terrorist
32 organization or a foreign terrorist organization by the Chief of
33 Domestic Security to the Governor and Cabinet which would reveal
34 information critical to state or national security be made
35 exempt from s. 119.07(1), Florida Statutes, and s. 24(a),
36 Article I of the State Constitution. Such information is
37 critical for the security interests of this state and of the
38 United States, and the release of such information could
39 endanger or do irreparable harm to the interests of this state
40 and of the United States.



971922

41 (2) Further, the Legislature finds that it is a public
42 necessity that any portion of a meeting which would reveal such
43 information be made exempt from s. 286.011, Florida Statutes,
44 and s. 24(b), Article I of the State Constitution for the same
45 reasons.

46 (3) Consequently, the Legislature finds that it is a public
47 necessity to exempt such information from public records and
48 public meetings requirements to safeguard information critical
49 to state or national security and to safeguard the interests of
50 this state and of the United States.

51 Section 3. This act shall take effect on the same date that
52 SB 1632 or similar legislation takes effect, if such legislation